

(Adopted January 9, 1976)(Amended May 7, 1976)(Amended December 3, 2004)

RULE 202. TEMPORARY PERMIT TO OPERATE

- (a) New Equipment or New Agricultural Permit Unit - A person shall notify the ~~Air Pollution Control~~Executive Officer before operating or using equipment or agricultural permit unit granted a permit to construct. Upon such notification, the permit to construct shall serve as a temporary permit for operation of the equipment or agricultural permit unit until the permit to operate is granted or denied. The equipment or agricultural permit unit shall not be operated contrary to the conditions specified in the permit to construct.

- (b) Altered Equipment or Altered Agricultural Permit Unit - The permit to construct granted to modify equipment or modify an agricultural permit unit having a valid permit to operate shall serve as a temporary permit for operation of the equipment or agricultural permit unit until a new permit to operate is granted or denied. The altered equipment or agricultural permit unit shall not be operated contrary to the conditions specified in the permit to construct. A person must notify the ~~Air Pollution Control~~Executive Officer when construction of the modification has been completed.

- (c) Existing Equipment or Existing Agricultural Permit Unit - When an application for permit to operate is filed for existing equipment or an existing agricultural permit unit, the application shall serve as a temporary permit for operation of the equipment or agricultural permit unit.
If the equipment or agricultural permit unit was previously operated under permit and had not been altered, it shall not be operated under a temporary permit contrary to the conditions specified in the previous permit to operate.